| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGR   |  |                    | GRAMS                 |
|---|--|--------------------|-----------------------|
|   |  | In Country 8/22/96 | Entered After 8/22/96 |
| Status  | Documents  | Medical            | Medical               |
| A non-citizen admitted as a refugee under Section 207 of the INA.      Medical KEESM 2142.1(1) and 2143.1(1). | <ul> <li>I-94, Arrival-Departure Record annotated with Section 207, and/or</li> <li>the term refugee and date of entry into the U.S.; INS Form I-688B annotated 274a.12(a)(3), I-766 annotated A3, or</li> <li>INS Form I-571 with I-94.</li> <li>Refugees usually adjust to lawful permanent resident status after 12 months in the U.S. (They are still considered refugees for eligibility</li> </ul> | Yes                | Yes                   |
| 2. A non-citizen granted asylum under Section 208 of the INA.  Medical KEESM 2142.1(2) and 2143.1(2).         | purposes. Check coding on I-256 form for codes RE-6, 7, 8, or 9.)  •I-94, annotated with Section 208, and/or the term asylum.  •Grant letter from Asylum Office of INS;  •Form I-688B annotated 274a.12(a)(5) or  • I-766 annotated A5, or an order from an Immigration Judge granting asylum.   | Yes                | Yes                   |

Page 1 of 10 A-1 3-19

| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGRAMS   |   |                    |                       |
|--|---|--------------------|-----------------------|
|  |   | In Country 8/22/96 | Entered After 8/22/96 |
| Status   | Documents   | Medical            | Medical               |
| 3. A non-citizen whose deportation is being withheld under Section 243(h) or 241(b)(3) of the INA.  Medical KEESM 2142.1(3) and 2143.1(3).                                     | <ul> <li>I-94, annotated with Section 243(h) or 241(b)(3) of the INA.</li> <li>Order of an Immigration Judge showing deportation withheld under 243(h) or 241(b)(3) and date of the grant or I-688B annotated 274a.12(a)(10) or I-766 annotated A10 with I-94.</li> <li>If a court order is presented, INS must be contacted and verify that the court order was not overturned on appeal. (NOTE: Public Law 104-208 renumbered 243(h) of the INA to 241(b)(3) effective 4/1/97. Deportation has been renamed "withholding of removal.")</li> </ul> | Yes                | Yes                   |
| 4. A non-citizen admitted as a Cuban or Haitian entrant (as defined in Section 501(e) of the Refugee Education Assistance Actof 1980).  Medical KEESM 2142.1(4) and 2143.1(4). | •I-94 annotated as "Cuban/Haitian Entrant (Status Pending) Reviewable January 15, 1981, or • I- 256 with the code CU6, CU7, or CH6, unexpired temporary I-256 stamp in foreign passport, or •INS Form I-94 with the code CU or CU7.   | Yes                | Yes                   |

Page 2 of 10 A-1 3-19

|  | NON-CITIZEN QUALIFICATION   | CHART FOR MEDICAL PROGRAMS  |                                |
|--|---|-----------------------------|--------------------------------|
| Status   | Documents   | In Country 8/22/96  Medical | Entered After 8/22/96  Medical |
| 5. A non-citizen admitted as an Amerasian immigrant pursuant to Section 584 of the Foreign Operational, Export, Financing and Related Programs Appropriations Act of 1988.  Medical KEESM 2142.1(5) and 2143.1(5).   | Vietnam Exit Visa,  •a Vietnamese Passport,  •or a U.S. Passport with a status code of AM 1, 2, or 3  •or Form I-256 with code of AM6, AM7, or AM8.   | Yes                         | Yes                            |
| 6. A non-citizen who is lawfully admitted and residing in the U.S. and is:  (1) A veteran with a discharge that is honorable and not on account of alienage; or  (2) on active duty (other than active duty for training) in the Armed Forces of the U.S.; or  (3) the spouse or unmarried dependent child of an individual described in (1) or (2) above.  Medical KEESM 2142.1(6) and 2143.3(2). | Form I-551, Permanent Resident Card.  • Discharge - original of Veteran's discharge papers. Active Duty - original of individual's current orders posting him or her to a military, air, or naval base. | Yes                         | Yes                            |

Page 3 of 10 A-1 3-19

| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGRAMS  |   |   |  |
|---|---|---|--|
|   |   | In Country 8/22/96  | Entered After 8/22/96  |
| Status  | Documents   | Medical   | Medical  |
| 7. A non-citizen lawfully admitted to the U.S. for permanent residence under the INA.  Medical KEESM 2142.1(7), 2142.2(1) and 2143.2(1).  NOTE: If lawful permanent resident is blind or disabled, 65 years of age or older, or under 18, see items 15, 16, or 17 respectively. | Form I-551, Permanent Resident Card.  If person presents old I-151, AR-3, or AR3a documents, refer to INS to apply for replacement and reverify status once this is done. | Assumes person(s) have been in U.S. or had status for five years. | Only after the non-citizen has resided in U.S. for five years from date of entry or had qualifying status for five years.        |
| 8. A non-citizen granted parole for at least 1 year under Section 212(d)(5) of the INA.   | I-94, annotated with Section 212(d)(5) and showing granting of parole for at least 1 year.  | Yes   | Yes  |
| Medical KEESM 2142.1(8),<br>2142.2(2) and 2143.2(2).  |   | Assumes person(s) have been in U.S. or had status for five years. | Only <u>after</u> the non-citizen has resided in U.S. for five years from date of entry or had qualifying status for five years. |

Page 4 of 10 A-1 3-19

| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGRAMS  |  |   |  |
|---|--|---|--|
|   |  | In Country 8/22/96  | Entered After 8/22/96  |
| Status  | Documents  | Medical   | Medical  |
| for conditional entry prior<br>to April 1, 1980 under<br>Section 203(a)(7) of the   | I-94, annotated with Section 203(a)(7), refugee - conditional entry                | Yes   | Yes  |
|   | •or I-688B or I-766 annotated with 274a.12(a)(3) along with I-94.                  | Assumes person(s) have been in U.S. or had status for five years. | Only <u>after</u> the non-citizen has resided in U.S. for five years from date of entry or had qualifying status for five years. |
| 10. Non-citizens who do not meet one of the other qualifying statuses, but who have been battered or subject to extreme cruelty by a U.S. citizen or lawful permanent resident spouse or parent and who | her (VAWA) case or family-based petition before INS. ttered or cruelty r lawful of | Yes   | Yes  |
| entered the U.S. on or<br>before 8/22/96. This also<br>includes the person's<br>children who have also<br>been battered or subject to<br>extreme cruelty.   |  | Assumes person(s) have been in U.S. or had status for five years. | Only after alien has resided in U.S. for five years from date of entry or had qualifying status for five years.                  |
| Medical KEESM 2142.1(9), 2142.2(3) and 2143.2(4).   |  |   |  |

Page 5 of 10 A-1 3-19

|   | NON-CITIZEN QUALIFICATION   | CHART FOR MEDICAL PRO       | GRAMS                          |
|---|---|-----------------------------|--------------------------------|
| Status  | Documents   | In Country 8/22/96  Medical | Entered After 8/22/96  Medical |
| 11. Non-citizen victims of severe forms of trafficking (Adults and Children).  Medical KEESM 2144.  | Adults - Original Certification letter provided by ORR. Children - May have similar letter but not required. Also, T visas designated T-2, T-3, T- 4 or T-5.  | N/A                         | Yes                            |
| 12. American Indian born in<br>Canada and Covered by<br>Section 289 of the INA.<br>Medical KEESM 2142.1(10)<br>and 2143.3(3).                                       | INS Form I-551 with the code S13;  • unexpired temporary I-551 stamp in Canadian passport or on INS Form I-94 with the S13;  • or a letter or other tribal document certifying at least 50% American Indian blood, as required by INA Section 289, combined with a birth certificate or other satisfactory evidence of birth in Canada. | Yes                         | Yes                            |
| 13. Members of an Indian Tribe as defined in Section 4 (e) of the Indian Self- Determination and Education Assistance Act.  Medical KEESM 2142.1(10) and 2143.3(3). | Membership card or other tribal document demonstrating membership in a federally recognized Indian tribe under Section 4 (e) of the Indian Self-Determination and Education Assistance Act.   | Yes                         | Yes                            |

Page 6 of 10 A-1 3-19

| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGRAMS   |  |   |   |
|--|--|---|---|
|  |  | In Country 8/22/96  | Entered After 8/22/96   |
| Status   | Documents  | Medical   | Medical   |
| 14. Members of a Hmong or Laotian Tribe at the time the tribe rendered assistance to U.S. personnel during the Vietnam Era. Includes spouse, un-remarried surviving spouse and unmarried dependent children.  Medical KEESM 2143.3(4). | Documents that prove the individual was a member of the specified tribe and rendered assistance to U.S. personnel. | No  | No  |
| 15. Non-citizens who are admitted for lawful permanent residence and who are receiving benefits for blindness or disability  | Form I-551, a foreign passport with a temporary I-551 stamp,  or an I-94 form with an I-551 stamp.                 | Yes   | Yes   |
| as defined. (See definition of disabled in item 78 of Appendix.)  Medical KEESM 2143.3(1)(a).  |  | Assumes person(s) have been in U.S. or had status for five years. | Only after non-citizen has resided in the U.S. for five years from date of entry or has had qualifying status for five years. |

Page 7 of 10 A-1 3-19

| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGRAMS  |   |   |   |
|---|---|---|---|
|   |   | In Country 8/22/96  | Entered After 8/22/96   |
| Status  | Documents   | Medical   | Medical   |
| lawfully residing in the country on 8/22/96 and   | Form I-551, a foreign passport with a temporary I-551 stamp,  or an I-94 form with an I-551 stamp.  | Yes   |   |
|   |   | Assumes person(s) have been in U.S. or had status for five years. | See item 7 for persons who entered after 8/22/96.   |
| 17. Non-citizens who are lawfully residing in the country and are   | lawfully residing in the country and are currently under 18 years of age.  a temporary I-551 stamp,  or an I-94 form with an I-551 stamp. | Yes   | Yes   |
| age.  Medical KEESM 2142.2(1) and 2143.3(1)(c).   |   |   | Only after the non-citizen has resided in U.S. for five years from date of entry or had qualifying status for five years. |
| 18. Non-citizen who is a special agricultural worker (SAW) and lawfully admitted for temporary residence under Section 210/210(a) of the INA. | I-688, annotated with Section 210/210(a).   | No  | No  |

Page 8 of 10 A-1 3-19

| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGRAMS  |  |   |                       |  |
|---|--|---|-----------------------|--|
|   | Documents  | In Country 8/22/96  | Entered After 8/22/96 |  |
| Status  |  | Medical   | Medical               |  |
| 19. A non-citizen admitted under Section 244 of INA who has been granted suspension of deportation and who has been admitted for lawful permanent residence.        | I-94 or I-551, showing suspension of deportation.                                  | No, unless I-551 provided.*  *If I-551 provided, the person is considered a lawful resident. See item7. |                       |  |
| 20. A non-citizen admitted under Section 204 of the INA as an immigrant refugee.  | Letter or documents indicating the alien has been granted Status in this category. | No  | No                    |  |
| 21. A non-citizen admitted under the Family Unity Provisions of P.L. 101-649. Such aliens were admitted when another family member was admitted under Section 245A. | I-551, annotated LB1, LB2, LB6 or LB7 or I-797.                                    | No, unless I-551 provided.*  *If I-551 provided, the person is considered a lawful resident. See item7. |                       |  |
| 22. A non-citizen residing in the U.S. pursuant to an order of Supervision.   | I-220B   | No  | No                    |  |
| 23. A non-citizen granted stays of deportation by court order pursuant to Section 106 of the INA.   | I-94 and/or court order.   | No  | No                    |  |

Page 9 of 10 A-1 3-19

| NON-CITIZEN QUALIFICATION CHART FOR MEDICAL PROGRAMS   |   |                    |                       |
|--|---|--------------------|-----------------------|
|  |   | In Country 8/22/96 | Entered After 8/22/96 |
| Status   | Documents   | Medical            | Medical               |
| 24. A non-citizen granted voluntary departure pursuant to Section 242(b) of the INA.   | I-94 and/or I-210 which indicates departure within 60 days.   | No                 | No                    |
| 25. A non-citizen granted deferred action status pursuant to INS operating instructions.   | I-210 or letter indicating that alien's departure has been deferred.                                | No                 | No                    |
| 26. Any other non-citizen living in the U.S. with the know-ledge and permission of the INS and whose departure the INS does not contemplate enforcing including permanent nonimmigrants, pursuant of P.L. 99-239, and non-citizens granted extended voluntary departure for a specified time due to condition in their home countries. | Documents indicating the alien is classified as permanent, residing in the U.S. under color of law. | No                 | No                    |

Page 10 of 10 A-1 3-19